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1	RICHARD A. WRIGHT, ESQUIRE Nevada Bar NO. 886 WRIGHT STANISH & WINCKLER
2	WRIGHT STANISH & WINCKLER 300 S. Fourth Street
3	Suite 701 Las Vegas, NV 89101
4	702-382-4004 Attorney for Cheryl Ramos
5	
6	UNITED STATES DISTRICT COURT
7	DISTRICT OF NEVADA
8	
9	UNITED STATES OF AMERICA, )
10	Plaintiff, ) CASE NO. 2:12-CR-00480-APG-PAL
11	) VS. )
12	CHERYL RAMOS,
13	Defendant.
14	
15 16	AMENDED EMERGENCY MOTION FOR TWO DAY FURLOUGH FROM HOME CONFINEMENT FOR FUNERAL AND TRAVEL
17	COMES NOW the Defendant, CHERYL RAMOS, by and through her counsel, RICHARD
18	A. WRIGHT, amends the Emergency Motion for Two Day Furlough From Home Confinement for
19	Funeral and Travel.
20	Counsel for Ms. Ramos has discussed this request with Christina Brown, Assistant United
21	States Attorney who has no objection to Ms. Ramos requests for a two day furlough from home
22	confinement for funeral and travel for August 29, 2015, and returning on August 30, 2015 and
23	authorization to travel to Los Angeles, California to attend the funeral service of Ms. Ramos' Uncle
24	Gil Guinez on August 29, 2015, mass at 10:00 a.m., Church of the Incarnation, 1001 N. Brand
25	Boulevard, Glendale, California and funeral service at Callanan and Woods Scovern Mortuary, 511
26	S. Central Avenue, Glendale, California at 11:30 a.m.
27	On September 23, 2014, Ms. Ramos was sentenced by Your Honor to one (1) day custody,
28	to be followed by three (3) years supervised release, for committing the offense of Conspiracy to

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Defraud the Government with Respect to Government Claims. She began her term of supervision 1 2 the same day in the District of Nevada. 3 As a condition of supervision, Ms. Ramos was ordered to spend the first six (6) months in the Las Vegas Residential Re-Entry Center (LVRRC). This was to be followed by six (6) months 4 5 of home confinement with electronic monitoring. 6 Ms. Ramos requests the two day furlough leaving August 29, 2015 and returning to Las 7 Vegas on August 30, 2015. Ms. Ramos understands that an additional two days will be added to her 8 six months of home confinement. 9 Undersigned counsel for Ms. Ramos discussed this request with Ms. Ramos's Probation Officer, Steven Goldner, who has no objection to this request. 10 Respectfully submitted, 11 WRIGHT STANISH & WINCKLER 12 BY /s/ Richard A. Wright 13 RICHARD A. WRIGHT, ESQUIRE 300 S. Fourth Street 14 Suite 701 Las Vegas, NV 89101 15 Attorney for Defendant Cheryl Ramos 16 17 18 19 20 21 22 IT IS SO ORDERED. 23 DATED: August 1, 2015 24 UNITED STATES DISTRICT JUDGE 25 26 27 28